

of alternative therapies in the treatment of post-traumatic stress disorder; and Wilson (SC) amendment (No. 58) that recognizes state defense forces as integral military components of the homeland security effort of the U.S.; **Pages H7358–65**

Cummings amendment (No. 24 printed in H. Rept. 111–182) that requires the Secretary to provide embarked military personnel on board U.S.-flagged vessels carrying Government-impelled cargoes in regions at high risk of piracy; **Pages H7365–66**

Maloney amendment (No. 39 printed in H. Rept. 111–182) that establishes an Overseas Voting Advisory Board that will conduct studies and issue reports and have hearings on the abilities of and obstacles to overseas voting, the successes and failures of the Federal Voting Assistance Program (FVAP) under the Department of Defense, and any administration efforts to increase overseas voter participation; **Pages H7368–69**

Skelton en bloc amendment consisting of the following amendments printed in H. Rept. 111–182: Schakowsky amendment (No. 43) that imposes additional reporting requirements for inventory relating to contracts for services which would require an annual estimation of how many dollars each contracting officer is responsible for, as well as a report on how many contracting officers are themselves contract employees; Schrader amendment (No. 44) that requires, with respect to members of the Armed Forces exposed to potentially harmful material, the Defense Secretary to notify the member or the state military department of the exposure and any associated health risks; LoBiondo amendment (No. 7) that authorizes civil legal assistance for Coast Guard reservists; Davis (KY) amendment adds a section 1039 to require the President to commission a study by an executive agency of a program to develop “national security professionals” across the departments and agencies; DeLauro amendment (No. 27) that requires the Defense Secretary to conduct a demonstration project, at two military installations, to assess the feasibility and efficacy of providing service members with a post-deployment mental health screening; Holden amendment (No. 33) that requires the Secretaries of the Army, Navy, and Air Force to design and issue a Combat Medevac Badge to be awarded to service members who served on or after June 25, 1950 and who meet the requirements for the award of that badge; Smith (NJ) amendment (No. 46) that requires the DoD to report on its actions to prevent intra-familial international abductions affecting military parents and on its actions to assist military parents seeking the return of their abducted children; Tierney amendment (No. 51) that requires that the Secretary of Defense also report on proposed radars when reporting on whether a missile

defense system has demonstrated a high probability of operating successfully; Tierney amendment (No. 52) that directs the Secretary of Defense to commission a report from the JASON Defense Advisory Panel on the technical and scientific feasibility of U.S. missile defense discrimination capabilities as designed and conceived; and Walz amendment (No. 54) that requires the Secretary of Defense to submit to Congress a report on the progress that has been made on the establishment of a Joint Virtual Lifetime Electronic Record for members of the Armed Forces to improve the quality of medical care and create a seamless integration between the Department of Defense and the Department of Veterans Affairs; **Pages H7369–75**

Skelton en bloc amendment consisting of the following amendments printed in H. Rept. 111–182: Weiner amendment (No. 55) that requires the GAO Comptroller General, within 90 days of enactment, to report to Congress on the costs incurred by cities and other municipalities that elect to cover the difference between an employee’s military service when that employee is a member of a reserve component and called to active duty and the municipal salary of the employee; Griffith amendment (No. 57) that expresses the Sense of Congress that the Defense Secretary should consider the role of ballistic missile defenses during the quadrennial defense review and the nuclear posture review; Holt amendment (No. 59) that requires the Defense Secretary to ensure that members of the Individual Ready Reserve who have served at least one tour in either Iraq or Afghanistan receive at least quarterly counseling calls from properly trained personnel; Sestak amendment (No. 62) that provides for the treatment of autistic children of military personnel; McDermott amendment (No. 66) that requires the Secretary of Defense to publish a map of the Democratic Republic of the Congo showing mineral-rich areas and areas under the control of armed groups; Schiff amendment (No. 67) that allows a federally-funded research and development center affiliated with NASA to respond to Department of Defense agency announcements; Bordallo amendment (No. 68) that adds to the bill the text of H.R. 44, the “Guam World War II Loyalty Recognition Act”; Grayson amendment (No. 69) that requires that cost or price to the Federal government be given at least equal importance as technical or other criteria in evaluating competitive proposals for defense contracts; Castor amendment (No. 65) that gives members of the Armed Forces serving in combat operations a free monthly postal voucher they can transfer to their loved ones, who can then send a letter or package to them at no cost; and Garrett amendment (No. 60) that expresses the Sense of Congress in support of the State of Israel and that